



**RE: Cook Inlet**   
**Cindi Godsey** to: Fetter, Adele J (DEC)  
Cc: "Bentley, Marc H (DEC)"

12/07/2011 04:45 PM

But when would they need to fill it out? Before January 4th or when we figure out how the production facilities are going to be addressed. And the MZ aren't all for sanitary, some are for produced water.

"Fetter, Adele J (DEC)" I didn't realize that some operators had mixi... 12/07/2011 02:19:33 PM

From: "Fetter, Adele J (DEC)" <adele.fetter@alaska.gov>  
To: Cindi Godsey/R10/USEPA/US@EPA  
Cc: "Bentley, Marc H (DEC)" <marc.bentley@alaska.gov>  
Date: 12/07/2011 02:19 PM  
Subject: RE: Cook Inlet

I didn't realize that some operators had mixing zones that were larger than the 100 m standard mixing zone.

Without spending too much time researching about it, I would assume that if they need a size other than the standard size, we would still need to size it appropriately. I feel like if they are requesting anything different, then we will need them to fill out the whole 2M form to request a mixing zone. 2M requires quite a bit more information from what I understand.

Marc - Would you agree with this?

Thanks,  
Adele

-----Original Message-----

From: Godsey.Cindi@epamail.epa.gov [mailto:Godsey.Cindi@epamail.epa.gov]

Sent: Wednesday, December 07, 2011 2:08 PM

To: Fetter, Adele J (DEC)

Subject: Cook Inlet

Adele,

I should have asked you this while I was over there but I forgot.

Faye Sullivan with Unocal called with questions related to filling out the NOI that they need to submit at least 180 days before the permit expires (January 4, 2012).

The NOI specifically asks whether a facility wants a 100m mixing zone but, although it says that existing facilities need to submit the NOI, it does not have any specific place to reapply for a mixing zone that is larger than 100m as some of the production facilities have. I told her to cross out the 100m on the form and say that they want to reapply for the MZ they currently have. The information that the NOI requires is rather cursory (the NOI is in the permit).

The question for ADEC is whether the facilities need to supply any more information at the present time to keep in good standing. It would seem logical to wait to get all the current information when the permit

mechanism is decided. But without talking to ADEC, I don't want to get anyone in trouble by saying something I shouldn't.

Thanks.